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July 9, 2016

United States Bankruptcy Court for the District of Utah, Central Division Honorable Chief Judge R. Kimball Mosier Frank E. Moss U.S. Courthouse 350 South Main Street, 3rd Floor Salt Lake City, Utah 84101

Re: Perseon Corporation Chapter 11 Case No. 16-24435 (RKM),
B.E. CAPITAL MANAGEMENT FUND LP'S OBJECTION TO DEBTOR'S APPLICATIONS TO
EMPLOY DORSEY & WHITNEY AND SUNTRUST ROBINSON HUMPHREY PURSUANT TO
BANKRUPTCY CODE SECTION 327(a)
And
B.E. CAPITAL MANAGEMENT FUND LP'S OBJECTION TO
DEBTOR'S MOTION FOR ORDER APPROVING ASSUMPTION
OF INSIDER EMPLOYMENT AGREEMENT, AS AMENDED

Dear Hon. Chief Judge Mosier:

I have been a shareholder in Perseon Corporation (formerly BSD Medical Corporation) since 2010, having invested over \$300,000 in the common stock of the corporation between 2010 and 2013, and I currently have a lawsuit against the corporation individually as a shareholder of Perseon Corporation and a derivative action on behalf of Perseon Corporation pending in U.S. District Court in Delaware.

I fully support BE Capital Management Fund's above-referenced objections to the Debtor's motions. Absent BE Capital's objections, there would be no consideration given to shareholders receiving any benefit at all from the bankruptcy.

I respectfully request, for the sake of shareholders, to sustain the objections and deny the motions referenced therein.

Respectfully submitted,

Paul M. Schwartz

cc: John T. Morgan, US Trustee

BISTRICT OF UTAH